

$\begin{array}{c} \textit{PERMIT} \\ \text{TO APPROPRIATE PUBLIC WATERS OF THE STATE OF WASHINGTON} \end{array}$

☐ Surface Water		provisions of Chapter 117, Laws of ules and regulations of the Departme	Washington for 1917, and nt of Ecology.)			
Ground Water (Issued in accordance with the provisions of Chapter 263, Laws of Washington for 1945, and amendments thereto, and the rules and regulations of the Department of Ecology.)						
PRIORITY DATE	APPLICATION NUMBER	N NUMBER PERMIT NUMBER		CERTIFICATE NUMBER		
October 8, 1997	G3-30115	G3-30115		3		
Bob A. Morris						
ADDRESS (STREET)			(STATE) (ZIP CODE)			
2112 North Seven Mile Road Nine Mile Fa e applicant is pursuant to the Report of Examination which has been acc		Man and the second seco	Washington	99026		
waters of the State of Washington, subject						
	PUBLIC WA	TERS TO BE APPROP	RIATED			
SOURCE A well						
TRIBUTARY OF (IF SURFACE WATERS)						
TRIBOTART OF (IT SORTAGE WATERS)						
MAXIMUM CUBIC FEET PER SECOND		MAXIMUM GALLONS PER MINUTE		MAXIMUM ACRE FEET PER YEAR		
QUANTITY, TYPE OF USE, PERIOD OF USE	140	140		36.8		
120 gallons per minute, 35.3 a per minute, 1.5 acre-feet per y	acre-feet per year, so year, continuously, o	easonally, each yeach yeach year for single	ar for the irrigation e domestic supply a	of 10.5 a and stock	cres, 20 gallons water.	
		F DIVERSION/WITH	DRAWAL			
APPROXIMATE LOCATION OF DIVERSIONWITHDI	RAWAL					
850 feet South and 75 feet East	st from the Northwe	est corner of Section	n 21.			
LOCATED WITHIN (SMALLEST LEGAL SUBDIVISIO	N) SECT		RANGE, (E. OR W.) W.M.	W.R.I.A.	COUNTY	
NW1/4NW1/4		26	42 E.	54	Spokane	
		ED PLATTED PROPE				
LOT	CK	OF (GIVE NAME C	F PLAT OR ADDITION)			

LEGAL DESCRIPTION OF PROPERTY ON WHICH WATER IS TO BE USED

West one-half of the following described property: The South 162.43 feet of the NW¼NW¼NW¼ and that portion of the SW¼NW¼NW¼ lying northerly of the county road known as Seven Mile Road, All in Section 21, Township 26 North, Range 42 E.W.M.; EXCEPT the East 165 feet thereof.

DESCRIPTION OF PROPOSED WORKS

Well, pump, irrigation system

DEVELOPMENT SCHEDULE

BEGIN PROJECT BY THIS DATE: August 1, 2004

COMPLETE PROJECT BY THIS DATE: August 1, 2006

WATER PUT TO FULL USE BY THIS DATE

August 1, 2008

PROVISION

All irrigation shall cease when the flow of the Spokane River falls below 200 cubic feet per second in the Spokane River below Little Falls Dam as measured by Avista Corporation. Additionally, when the elevation of Franklin D. Roosevelt Reservoir is at or below 1281 feet, all irrigation under this authorization shall cease when the flow of the Spokane River falls below 500 cubic feet per second (cfs). The elevation of Lake Roosevelt shall be measured at the United States Bureau of Reclamation (USBR) gage located at Grand Coulee Dam. Avista Corporation measures the flow in the Spokane River below Little Falls Dam. This flow has been tentatively established from revised recommendations of the Washington Department of Fish and Wildlife. The use of water under this permit is also subject to the continued cooperative arrangement with Avista Corporation and the Spokane Tribe and their maintenance of instream flows pursuant to that agreement. If Avista determines that protection of their senior power water right requires amendment of the cooperative arrangement, this permit will be subject to any future instream flow agreement with the Spokane Tribe or the USBR to protect Avista's interests and maintain adequate instream flow conditions for fish.

An approved measuring device shall be installed and maintained for each of the sources identified herein in accordance with the rule "Requirements for Measuring and Reporting Water Use," Chapter 173-173 WAC. Water use data shall be recorded weekly and maintained by the property owner for a minimum of five years, and shall be promptly submitted to Ecology upon request.

The rule above describes the requirements for data accuracy, device installation and operation, and information reporting. It also allows a water user to petition Ecology for modifications to some of the requirements.

Department of Ecology personnel, upon presentation of proper credentials, shall have access at reasonable times, to the records of water use that are kept to meet the above conditions, and to inspect at reasonable times any measuring device used to meet the above conditions.

Any future pump test data for the new well shall be submitted as it is obtained to the Department of Ecology.

The amount of water granted is a maximum limit that shall not be exceeded and the water user shall be entitled only to that amount of water within the specified limit that is beneficially used and required for the actual crop grown on the number of acres and the place of use specified.

This authorization to make use of public waters of the State is subject to existing rights, including any existing rights held by the United States for the benefit of Indians under treaty or otherwise.

A certificate of water right will not be issued until a final examination is made.

The water quantities and uses recommended and/or the number of acres to be irrigated may be reduced at the time of issuance of a final water right commensurate with the capacity of the installed system and the uses and/or the number of acres actually irrigated.

Nothing in this authorization shall be construed as satisfying other applicable federal, state, or local statutes, ordinances, or regulations.

Installation and maintenance of an access port as described in Ground Water Bulletin No. 1 is required. An airline and gauge may be installed in addition to the access port.

Provisions continued on Page 3

This permit shall be subject to cancellation should the permittee fail to comply with the above development schedule and/or to give notice to the Department of Ecology on forms provided by that Department documenting such compliance.

Given under my hand and the seal of this office at Spokane, Washington,

this 26th day of August, 2003.

DATA REVIEW OK <u>C</u>OC DE WASHINGTON TO THE WASHINGTO

Department of Ecology

Cindy A Christian, Acting Section Manager

PERMIT 2 No. G3-30115

Provisions continued

All water wells constructed within the State shall meet the minimum standards for construction and maintenance as provided under RCW 18.104 (Washington Water Well Construction Act of 1971) and Chapter 173-160 WAC (Minimum Standards for Construction and Maintenance of Water Wells).

A well log of the completed well shall be submitted by the driller to the Department of Ecology within thirty (30) days of completion of this well. This well log shall be complete and all information concerning the static water level in the completed well in addition to any pump test data shall be submitted as it is obtained.

Use of water under this authorization shall be contingent upon the water right holder's utilization of up to date water conservation practices and maintenance of efficient water delivery systems consistent with established regulation requirements and facility capabilities.

That portion of this authorization relating to irrigation is classified as a Family Farm Permit in accordance with Chapter 90.66 RCW (Initiative Measure No. 59). This means the land being irrigated under this authorization shall comply with the following definition: Family Farm - a geographic area including not more than 6,000 acres of irrigated agricultural lands, whether contiguous or noncontiguous, the controlling interest in which is held by a person having a controlling interest in no more than 6,000 acres of irrigated agricultural lands in the State of Washington which are irrigated under water rights acquired after December 8, 1977. Furthermore, the land being irrigated under this authorization must continue to conform to the definition of a family farm.



STATE OF WASHINGTON DEPARTMENT OF ECOLOGY

COPY

4601 N. Monroe Street • Spokane, Washington 99205-1295 • (509) 456-2926

August 26, 2003

Mr. Bob Morris 9112 North Seven Mile RD Nine Mile Falls, WA 99026

Dear Mr. Morris:

Re: Ground Water Permit No. G3-30115P

Enclosed is Permit No. G3-30115P. We are in receipt of your permit fees in the amount of \$29.20. Under the development schedule contained in the permit, construction work for your project shall be started by August 1, 2004.

We are also enclosing a Notice of Beginning of Construction to be submitted to this office when the work is started.

Please read carefully the enclosed instruction sheet as well as both sides of your permit.

Sincerely,

Cindy A. Christian

Acting Section Manager

Water Resources Program

indy A. Christian

CAC:mjw

Enclosures